UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE: NATIONAL PRESCRIPTION
OPIATE LITIGATION
Case No. 1:17-MD-2804

APPLIES TO ALL CASES
Hon. Dan. A. Polster

NOTICE OF FILING UNREDACTED EXHIBIT ATTACHED TO PLAINTIFFS' MEMORANDUM IN OPPOSITION TO DEFENDANTS' DAUBERT MOTION TO EXCLUDE THE OPINIONS OFFERED BY JONATHAN GRUBER and RELATED EXHIBITS

Plaintiffs hereby provide notice of, and file into the public record, the attached unredacted exhibit. Pursuant to the Order Regarding Redacting and Sealing of Documents (Doc. No. 2909), various confidentiality rulings, meet and confers between Plaintiffs, Defendants and third parties, and/or the resulting withdrawal of confidentiality designations, the attached previously redacted materials are hereby publicly filed as unredacted or less redacted. In the interest of clarity and completeness, Plaintiffs hereby re-refile the related brief (even if not previously redacted) and the unredacted exhibit listed below. Finally, for tracking and/or cross-referencing purposes, the below chart lists the original filing events related to the documents attached hereto, their prior ECF numbers, and the prior and present state of redactions.

Document Title	Ex. #	Prior Public ECF No.	Prior Redactions	Current Redactions
Plaintiffs' Opposition to Defendants' Motion to Exclude Jonathan Gruber (PD8)		2206	No	None now
Expert Report of J. Gruber, March 25, 2019, Data Appendix	A	2206-1	Yes	None now

Dated: December 17, 2019

Respectfully submitted,

/s/ Anthony D. Irpino
Anthony D. Irpino (LA Bar# 24727)
Pearl A. Robertson
IRPINO LAW FIRM
2216 Magazine Street
New Orleans, LA 70130
(504) 525-1500
(504) 525-1501 (Fax)
airpino@irpinolaw.com
probertson@irpinolaw.com
Plaintiffs' Counsel

Paul T. Farrell, Jr., Esq. GREENE KETCHUM, LLP 419 Eleventh Street Huntington, WV 25701 (304) 525-9115 (800) 479-0053 (304) 529-3284 (Fax) paul@greeneketchum.com Plaintiffs' Co-Lead Counsel

Paul J. Hanly, Jr.
SIMMONS HANLY CONROY
112 Madison Avenue, 7th Floor
New York, NY 10016
(212) 784-6400
(212) 213-5949 (Fax)
phanly@simmonsfirm.com
Plaintiffs' Co-Lead Counsel

Joseph F. Rice MOTLEY RICE 28 Bridgeside Blvd. Mt. Pleasant, SC 29464 (843) 216-9000 (843) 216-9290 (Fax) <u>jrice@motleyrice.com</u> Plaintiffs' Co-Lead Counsel

Peter H. Weinberger (0022076) SPANGENBERG SHIBLEY & LIBER

1001 Lakeside Avenue East, Suite 1700 Cleveland, OH 44114 (216) 696-3232 (216) 696-3924 (Fax) pweinberger@spanglaw.com Plaintiffs' Co-Liaison Counsel

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 17th day of December, 2019, I have electronically filed the foregoing with the Clerk of Court using the CM/ECF System. Copies will be served upon counsel of record by, and may be obtained through, the Court's CM/ECF System.

/s/ Anthony D. Irpino
Anthony D. Irpino